1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON 8 SEATTLE DIVISION 9 10 11 SECURITIES AND EXCHANGE COMMISSION, Case No.: 2:21-cv-01108 RAJ 12 Plaintiff, 13 14 v. NOTICE OF RELATED CASE PURSUANT TO CIVIL LOCAL 15 RULE 3(g) 16 SUNG MO JUN, JOON MO JUN, JUNWOO CHON, AYDEN LEE, and JAE HYEON BAE, 17 Defendants. 18 19 20 21 22 23 24 25 26 27 28

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Pursuant to Civil Local Rule 3(g), plaintiff Securities and Exchange Commission (the 'Commission") respectfully submits this Notice of Related Case:

On August 17, 2021, the United States Attorney's Office for the Western District of Washington filed an information against Sung Mo Jun, Junwoo Chon, Joon Jun, and Ayden Lee. The matter was assigned to the Honorable Richard A. Jones under Case No. CR21-135. The information alleges Sung Mo Jun, Junwoo Chon, Joon Jun, and Ayden Lee violated 15 U.S.C. § 78j(b) and 17 C.F.R. §§ 240.10b-5 and 10b5-1 by "purchasing and selling and causing the purchase and sale of securities on the basis of material non-public information about those securities and their issuer." See Case No. CR21-135 Dkt. #1 (Information).

On August 18, 2021, the Commission filed a civil complaint against Sung Mo Jun, Junwoo Chon, Joon Jun, Ayden Lee, and Jae Hyeon Bae. The matter was also assigned to the Honorable Richard A. Jones under Case No. 2:21-CV-01108. The Commission alleges that Sung Mo Jun, Junwoo Chon, Joon Jun, Ayden Lee, and Jae Hyeon Bae engaged in an insider trading scheme in connection with the securities of Netflix, Inc. in violation of Section 10(b) of the Securities Exchange Act of 1934 [15 U.S.C. § 78j(b)] and Rule 10b-5 thereunder [17 C.F.R. § 240.10b-5]. See Dkt. #1 (Complaint).

The Commission respectfully submits that the two matters concern four of the same defendants - Sung Mo Jun, Junwoo Chon, Joon Jun, and Ayden Lee - and several of the same transactions and events, and the Court may wish to consider relating the two actions.

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Dated: August 23, 2021

Respectfully submitted,

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/s/ Rahul Kolhatkar

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CERTIFICATE OF SERVICE 1 I hereby certify that on August 23, 2021, I caused the foregoing document to be electronically 2 filed with the Clerk of the Court using the CM/ECF system, which will send notification of such filing 3 to the following: 4 Harold Malkin (HaroldM@calfoeakes.com) 5 Henry Phillips (Henry P@calfoeakes.com) Calfo Eakes LLP 6 1301 Second Avenue, Suite 2800 7 Seattle, WA 98101 Counsel to Defendant Sung Mo Jun 8 Chris Black (chris@blacklawseattle.com) 9 Black & Askerov PLLC 10 705 2nd Ave #1111 Seattle, WA 98104 Counsel to Defendant Junwoo Chon 11 12 and I hereby certify that I have sent the document by email and UPS Next Day Air to the following non 13 CM/ECF participants: 14 Todd Williams (twilliams@correronin.com) Corr Cronin LLP 15 1001 Fourth Avenue, Suite 3900 16 Seattle, WA 98154 Counsel to Defendant Joon Jun 17 David R. Callaway (DCallaway@goodwinlaw.com) 18 Goodwin Proctor LLP 601 Marshall Street 19 Redwood City, California 94063 Counsel to Defendant Ayden Lee 20 21 Josh A. Cohen (jcohen@clarencedyer.com) Clarence Dyer & Cohen LLP 22 899 Ellis Street San Francisco, CA 94109 23 Counsel to Defendant Jae Hyeon Bae 24 25 26 27

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1	Dated: August	23, 2021	/ / D 1 177 11 11
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